DISTRICT OF CALIFORNIA:

PLEASE TAKE NOTICE that Defendant FORD MOTOR COMPANY ("Removing Defendant") hereby removes to this Court the action described below.

1. On March 26, 2008, the First Amended Complaint was filed in Alameda County Superior Court, in the action entitled Isabela Antonia Hughes James By and Through her

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NOTICE TO U.S.D.C. OF REMOVAL OF ACTION CASE NO.

Guardian Ad Litem, John Les Hughes; Jennifer Hardy v. Ford Motor Company, and Does 1 to 100, Case No. RG08370050. A copy of the First Amended Complaint is attached as Exhibit A.

- 2. On May 5, 2008, CT Corporation received a copy of the First Amended Complaint and Summons. On May 7, 2008, Ford Motor Company received a copy of the First Amended Complaint.
- 3. Pursuant to 28 U.S.C. section 1446, subdivision (b), this Notice of Removal is timely filed within thirty (30) days of Defendant Ford Motor Company's receipt of notice of Plaintiffs' Summons and Complaint.
- 4. This action may be removed to this Court pursuant to 28 U.S.C. section 1441(b) because this Court has original jurisdiction over this action pursuant to 28 U.S.C. section 1332(a). The matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and Plaintiffs and Defendant are citizens of different states.
- 5. According to the complaint, Plaintiff Isabella Antonia Hughes James is the daughter and plaintiff Jennifer Hardy was the putative spouse of decedent Joseph Edward James (Complaint, p. 2, par. 2). Plaintiffs alleged they have been deprived of the decedent's society, comfort, attention and services, and seek economic and non-economic damages. Plaintiffs also seek funeral and burial expense. According to Plaintiffs' Statement of Damages, they seek approximately \$30,000,000. Thus, the amount in controversy meets the jurisdictional requirements.
- 6. Removing Defendant is informed and believes that Plaintiffs Isabella Antonia Hughes James and Jennifer Hardy were at the time of filing of the Complaint citizens of California.
- 7. Removing Defendant is now, and was at the time of the filing of the Complaint, a Delaware corporation with its principal place of business in Dearborn, Michigan.
- 8. Removing Defendant reserves the right to amend or supplement this Notice of Removal.

NOTICE TO U.S.D.C.
OF REMOVAL OF ACTION
CASE NO. _____

- 9. A complete copy of all process, pleadings, and orders sent to Ford Motor Company in this action is attached as Exhibit B. See 28 U.S.C. § 1446(a).
- 10. No further proceedings involving Ford Motor Company have occurred in the Alameda County Superior Court in this action as of the date of the filing of this Notice of Removal.
 - 11. Removing Defendant has answered the Complaint in state court.
- 12. This action was pending in Alameda County Superior Court, requiring an initial intradistrict assignment to the San Francisco or Oakland Divisions.
- 13. Pursuant to 28 U.S.C. section 1446(d), a copy of this Notice of Removal is being filed with the Clerk of the Superior Court of the State of California, County of Alameda.
- 14. Pursuant to 28 U.S.C. section 1446(d), Removing Defendant is providing written notice of removal to Plaintiffs.
 - 15. Removing Defendant also requests a trial by jury.

WHEREFORE, Defendant removes this action now pending against it in the Superior Court of the State of California, County of Alameda, to this Honorable Court.

Dated: May 20, 2008

Respectfully submitted,

SHOOK, HARDY & BACON L.L.P.

By:

FRANK P. KELLY

RANDALL HAIMOVICI

Attorneys for Defendant FORD MOTOR COMPANY

NOTICE TO U.S.D.C.
OF REMOVAL OF ACTION
CASE NO. _____

FOR

LLP

SNYDER * DORENFELD,

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Plaintiff Isabella Antonia Hughes James is the daughter and plaintiff 2. Jennifer Hardy was the putative spouse of Joseph Edward James (hereinafter referred to as the "Decedent"). Plaintiffs are entitled to bring an action for the wrongful death of the Decedent pursuant to Code of Civil Procedure §377.60 and Probate Code §§6400 and 6402(b).

- Plaintiffs are informed and believe and thereon allege that Defendant 3. FORD MOTOR COMPANY (hereinafter referred to as "FORD") is and was, at all material times, a corporation, duly organized and existing under and by virtue of the laws of the State of California, and authorized to do and engaged in doing business in the County of Alameda, State of California.
- The true names and capacities, whether individual, corporate, 4. associate or otherwise of Defendants, of DOES 1 through 100, and each of them, are unknown to Plaintiffs, who therefore sue said Defendants by such fictitious names and will ask leave to amend this Complaint to show their true names and capacities when the same have become ascertained.
- At all relevant times herein mentioned, each of the Defendants was the 5. agent and/or employee of each of the remaining Defendants, and was, at all times herein mentioned, acting within the purpose, course, scope and furtherance of said agency and employment. Plaintiffs are informed and believe and thereon allege that at all times herein mentioned, each of the corporate or other business entity Defendants was the agent of their co-corporate entities and other Defendants and in doing the things herein alleged, the officers, employees and agents of each corporate or other business entity Defendant acted on behalf of their co-corporate entities and other Defendants and with the knowledge, consent, approval and ratification of the officers and directors of said co-corporate and other Defendants.

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SNYDER & DORENFELD, LLP

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6. At all relevant times herein mentioned, Defendant FORD includir
Does 1-100, was the designer, manufacturer, marketer, distributor, maintaine
installer, inspector and seller of a certain 1994 Explorer (hereinafter referred to a
"the vehicle"), which was purchased and driven by Decedent.

On or about February 7, 2006, Decedent was the owner/operator of 7 said 1994 Explorer when the vehicle was involved in a single car accident which resulted in a fire in the vehicle and his death.

FIRST CAUSE OF ACTION

Wrongful Death

(Against All Defendants)

- Plaintiffs reallege paragraphs 1 through 7 and incorporate them by 8. reference as though fully set forth at length herein.
- On February 7, 2006, while Decedent was operating the vehicle, the 9. vehicle struck an object and became inoperable. Immediately thereafter, the vehicle exploded into flames. As a result of the negligence of Defendants, and each of them, as herein alleged, the Decedent died from his injuries.
- On or about February 7, 2006, the vehicle was dangerous and defective 10. in its design, manufacture, construction, installation, maintenance, placement, and assembly. Said defects included, yet were not limited to, the fuel system and fuel system electrical failsafe system, including the fuel pump shut-off switch, which failed to perform as intended. The vehicle was also devoid of proper warnings of this dangerous and defective condition.

At all times prior to his death, Decedent was a loving and dutiful father 11. to Plaintiff Isabella Antonia Hughes James and a loving putative spouse to Plaintiff Jennifer Hardy. As a result of the negligence of the Defendants, and each of them, as herein alleged, and of the Decedent's death, Plaintiffs have been deprived of the Decedent's society, comfort, attention, services, economic and non-economic damage in amounts to be determined at the time of trial.

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As a direct and proximate result of the aforementioned defective 12. vehicle, Plaintiffs incurred funeral and burial expenses in an amount to be determined at time of trial.

SECOND CAUSE OF ACTION

Strict Liability

(Against Defendants FORD and Does 1-100)

- Plaintiffs reallege paragraphs 1 through 12 and incorporate them by 13. reference as though fully set forth at length herein.
- Defendants, and each of them, are strictly liable in tort for Plaintiffs' 14. damages because the vehicle which caused Plaintiffs' damages constituted a defective product as more particularly set forth hereinabove.
- The defects in the vehicle which caused this incident include, but are 15. not limited to, its design, manufacture, construction, installation, assembly and failure to properly warn. Any and all uses and applications of the vehicle, and which contributed to this incident, were foreseeable.

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	16.	Defendant FORD's, including Does 1-100, and each of them, design of
the fu	ıel sys	tem and fuel system electrical failsafe system, including the fuel pump
shut-	off swi	tch does not meet ordinary consumer expectations.

As a direct and proximate result of the aforementioned defective 17. vehicle, Plaintiffs were injured. Said injuries have caused and continue to cause Plaintiffs great mental pain and suffering, resulting in permanent damage to Plaintiffs, all to Plaintiffs' non-economic damage in an amount to be proven at the time of the trial.

As a further direct and proximate result of the aforementioned 18. defective vehicle, Plaintiffs have suffered economic damages including, but not limited to, financial support.

THIRD CAUSE OF ACTION

Negligence

(Against Defendants FORD and Does 1-100)

Plaintiffs reallege paragraphs 1 through 18 and incorporate them by 19. reference as though fully set forth at length herein.

- At all relevant times herein mentioned, Defendants, and each of them, 20. owed a duty to plaintiffs.
- The conduct of Defendant FORD and Does 1-100, and each of them, 21. breached that duty and was negligent in that at all material times, Defendants, and each of them, so carelessly, recklessly, and negligently designed, manufactured, built, marketed, distributed, owned, maintained, sold, installed, controlled and

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inspected the vehicle, in which the fuel system and fuel system electrical failsafe system, including the fuel pump shut-off switch failed to perform its intended function of protecting the occupant involved in a collision from a fire. The vehicle was devoid of proper warnings of this dangerous and defective condition so as to cause Plaintiffs to be injured and sustain the herein-described damages.

- 22. At all relevant times herein mentioned, Defendants, and each of them, knew and/or should have known of the existence and presence of the aforementioned dangerous and defective conditions within the vehicle and which caused the occurrence of this incident. Defendants, and each of them, failed to take reasonable measures to correct said dangerous and defective conditions despite the fact that Defendants, and each of them, had the opportunity to do so.
- 23. At all relevant times herein mentioned, Defendants, and each of them, created the aforementioned dangerous and defective conditions which existed within the vehicle and caused the occurrence of this incident.
- 24. The conduct of Defendants, and each of them, was also negligent in that at all relevant times, Defendants, and each of them, so carelessly, and negligently designed, manufactured, built, marketed, distributed, inspected, maintained, installed, managed, controlled, and sold the vehicle, which was driven by Decedent.
- 25. At all relevant times herein mentioned, Defendants, and each of them, knew and/or should have known of the existence and presence of the dangerous and defective conditions of the vehicle, which caused the occurrence of this incident, however, Defendants, and each of them, failed to take any reasonable measures to correct said dangerous and defective conditions.

- 26. Among the reasonable measures which Defendants FORD, and each of them, could have taken to avoid this incident were: (a) to properly warn against the vehicle's dangerous and defective condition; (b) to prevent persons, such as Decedent, from being injured by the vehicle by including preventative parts; or (c) to cure the dangerous and defective conditions which are set forth herein.
- 27. In addition, Defendants FORD, and each of them, created the aforementioned dangerous and defective conditions that existed within the vehicle, which was driven in by the Decedent, and which caused the occurrence of this incident.
- 28. As a direct and proximate result of the aforementioned negligence of Defendants, and each of them, Plaintiffs were injured and said injuries have caused and continue to cause Plaintiffs great mental pain and suffering, resulting in permanent damage to Plaintiffs, all to Plaintiffs' general damage in an amount to be proven at the time of the trial.
- 29. As a further direct and proximate result of the aforementioned defective vehicle, Plaintiffs have suffered economic damages including, but not limited to, financial support.

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	Case 4:	08-cv-02726-CW	Document 1	Filed 05/30/2008	Page 12 of 53
1	 Whe	CREFORE, Plainti	iffs pray for ju	dgment against the	Defendants, and each
2	of them, as	s follows:			
3					
4	1.	Non-economic	damages accor	rding to proof at tria	al;
5	2.	Economic dama	ages according	g to proof at trial;	
6	3.	For costs of the	suit incurred	herein;	
7	4.	Pre-judgment i	nterest accord	ing to proof at trial;	and
8	5.	For such other	r and further	relief as this Cou	rt may deem just and
9	proper.				
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11	Dated: Ma	arch 24, 2008	SNY	DER • DORENFEL	D, LLP
12				0,05	4
13			Ву:	Fod & C	
14			5	DAVID K. DORE ROGER S. GREI	NER
15			Atto HUO	rneys for Plaintiffs	ISABELLA ANTONIA
16			Gua JEN	GHES JAMES, by a ardian Ad Litem JO VNIFER HARDY	HN LES HUGHES;
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SNYDER 🍫 DORENFELD, LLP

Case 4:08-cv-02726-CW, Document 1 Filed 05/30/2008 Page 14xof 63,25UM-100 FOR COURT USE ONLY (CITACION JUDICIAL) (SOLO PARA USO DE LA CORTE) NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): FORD MOTOR COMPANY; and DOES 1 through 100, inclusive, YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE): ISABELLA ANTONIA HUGHES JAMES, by and through her Guardian Ad Litem JOHN LESS HUGHES; JENNIFER HARDY You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de abogados locales. CASE NUMBER: The name and address of the court is: (Número del Caso) (El nombre y dirección de la corte es): Alameda County Superior Court 1225 Fallon Street Oakland, CA 94612-4239 Rene C. Davidson Courthouse The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): (818) 86\$-4000 (818) 865-4010 David K. Dorenfeld, No. 145056 SNYDER * DORENFELD, LLP 5010 Chesebro Road Agoura Hills, CA 91301 Deputy Clerk, by OF S. SWEETEN DATE: (Adjunto) (Secretario (For proof of service of this summons, use Proof of Service of Summons (form POS-010).) (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons, (POS-010)) NOTICE TO THE PERSON SERVED: You are served as an individual defendant. [SEAL] as the person sued under the fictitious name of (specify): on behalf of (specify): Ford Motor Compray CCP 416.60 (minor) CCP 416.10 (corporation) under: CCP 416.70 (conservatee) CCP 416.20 (defunct corporation) CCP 416.90 (authorized person) CCP 416.40 (association or partnership) other (specify): Page 1 of 1 by personal delivery on (date): Code of Civil Procedure §§ 412.20, 465 Form Adopted for Mandatory Use

Form Adopted for Mandatory Use Judicial Council of California SUM-100 [Rev. January 1, 2004]

 Plaintiffs were, at all material times, residents of the County of Contra Costa, State of California.

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COMPLAINT FOR DAMAGES

Case 4:08-cv-02726-CW

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2. Plaintiff Isabella Antonia Hughes James is the daughter and plaintiff Jennifer Hardy was the putative spouse of Joseph Edward James (hereinafter referred to as the "Decedent"). Plaintiffs are entitled to bring an action for the wrongful death of the Decedent pursuant to Code of Civil Procedure §377.60 and Probate Code §§6400 and 6402(b).

- 3. Plaintiffs are informed and believe and thereon allege that Defendant FORD MOTOR COMPANY (hereinafter referred to as "FORD") is and was, at all material times, a corporation, duly organized and existing under and by virtue of the laws of the State of California, and authorized to do and engaged in doing business in the County of Alameda, State of California.
- 4. The true names and capacities, whether individual, corporate, associate or otherwise of Defendants, of DOES 1 through 100, and each of them, are unknown to Plaintiffs, who therefore sue said Defendants by such fictitious names and will ask leave to amend this Complaint to show their true names and capacities when the same have become ascertained.
- 5. At all relevant times herein mentioned, each of the Defendants was the agent and/or employee of each of the remaining Defendants, and was, at all times herein mentioned, acting within the purpose, course, scope and furtherance of said agency and employment. Plaintiffs are informed and believe and thereon allege that at all times herein mentioned, each of the corporate or other business entity Defendants was the agent of their co-corporate entities and other Defendants and in doing the things herein alleged, the officers, employees and agents of each corporate or other business entity Defendant acted on behalf of their co-corporate entities and other Defendants and with the knowledge, consent, approval and ratification of the officers and directors of said co-corporate and other Defendants.

Case 4:08-cv-02726-CW

	б.	At all	relevant	times	herein	mentioned,	Defendant	FORD	including
Does	s 1-10	D, was	the desig	mer, n	anufac	turer, marke	eter, distrib	utor, m	aintainer
insta	iller, ir	spector	and selle	er of a	certain	1994 Explor	er (hereina	iter refe	rred to as
"the	vehicle	"), which	h was pu	rchase	and di	riven by Dece	edent.		. •

7. On or about February 7, 2006, Decedent was the owner/operator of said 1994 Explorer when the vehicle was involved in a single car accident which resulted in a fire in the vehicle and his death.

FIRST CAUSE OF ACTION

Wrongful Death

(Against All Defendants)

- 8. Plaintiffs reallege paragraphs 1 through 7 and incorporate them by reference as though fully set forth at length herein.
- 9. On February 7, 2006, while Decedent was operating the vehicle, the vehicle struck an object and became inoperable. Immediately thereafter, the vehicle exploded into flames. As a result of the negligence of Defendants, and cach of them, as herein alleged, the Decedent died from his injuries.
- 10. On or about February 7, 2006, the vehicle was dangerous and defective in its design, manufacture, construction, installation, maintenance, placement, and assembly. Said defects included, yet were not limited to, the fuel system and fuel system electrical failsafe system, including the fuel pump shut-off switch, which failed to perform as intended. The vehicle was also devoid of proper warnings of this dangerous and defective condition.

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Case 4:08-cv-02726-CW

11. At all times prior to her de	eath, Decedent was a loving and dutiful father
to Plaintiff Isabella Antonia Hughes Ja	ames and a loving putative spouse to Plaintif
Jennifer Hardy. As a result of the neg	digence of the Defendants, and each of them
as herein alleged, and of the Deceden	t's death, Plaintiffs have been deprived of the
Decedent's society, comfort, attention	on, services, economic and non-economic
damage in amounts to be determined a	at the time of trial.

As a direct and proximate result of the aforementioned defective 12. vehicle, Plaintiffs incurred funeral and burial expenses in an amount to be determined at time of trial.

SECOND CAUSE OF ACTION Strict Liability

(Against Defendants FORD and Does 1-100)

- Plaintiffs reallege paragraphs 1 through 12 and incorporate them by reference as though fully set forth at length herein.
- Defendants, and each of them, are strictly liable in tort for Plaintiffs' damages because the vehicle which caused Plaintiffs' damages constituted a defective product as more particularly set forth hereinabove.
- 15. The defects in the vehicle which caused this incident include, but are not limited to, its design, manufacture, construction, installation, assembly and failure to properly warn. Any and all uses and applications of the vehicle, and which contributed to this incident, were foreseeable.

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16. Defendant FORD's, including Does 1-100, and each of them, design of the fuel system and fuel system electrical failsafe system, including the fuel pump shut-off switch does not meet ordinary consumer expectations.

17. As a direct and proximate result of the aforementioned defective vehicle, Plaintiffs were injured. Said injuries have caused and continue to cause Plaintiffs great mental pain and suffering, resulting in permanent damage to Plaintiffs, all to Plaintiffs' non-economic damage in an amount to be proven at the time of the trial.

18. As a further direct and proximate result of the aforementioned defective vehicle, Plaintiffs have suffered economic damages including, but not limited to, financial support.

THIRD CAUSE OF ACTION

Negligence

(Against Defendants FORD and Does 1-100)

- 19. Plaintiffs reallege paragraphs 1 through 18 and incorporate them by reference as though fully set forth at length herein.
- 20. At all relevant times herein mentioned, Defendants, and each of them, owed a duty to plaintiffs.
- The conduct of Defendant FORD and Does 1-100, and each of them, 21. breached that duty and was negligent in that at all material times, Defendants, and each of them, so carelessly, recklessly, and negligently designed, manufactured, built, marketed, distributed, owned, maintained, sold, installed, controlled and

Case 4:08-cv-02726-CW

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27 28 inspected the vehicle, in which the fuel system and fuel system electrical failsafe system, including the fuel pump shut-off switch failed to perform its intended function of protecting the occupant involved in a collision from a fire. The vehicle was devoid of proper warnings of this dangerous and defective condition so as to cause Plaintiffs to be injured and sustain the herein-described damages.

- At all relevant times herein mentioned, Defendants, and each of them, 22. knew and/or should have known of the existence and presence of the aforementioned dangerous and defective conditions within the vehicle and which caused the occurrence of this incident. Defendants, and each of them, failed to take reasonable measures to correct said dangerous and defective conditions despite the fact that Defendants, and each of them, had the opportunity to do so.
- 23. At all relevant times herein mentioned, Defendants, and each of them, created the aforementioned dangerous and defective conditions which existed within the vehicle and caused the occurrence of this incident.
- 24. The conduct of Defendants, and each of them, was also negligent in that at all relevant times, Defendants, and each of them, so carelessly, and negligently designed, manufactured, built, marketed, distributed, inspected, maintained, installed, managed, controlled, and sold the vehicle, which was driven by Decedent.
- 25. At all relevant times herein mentioned, Defendants, and each of them. knew and/or should have known of the existence and presence of the dangerous and defective conditions of the vehicle, which caused the occurrence of this incident, however, Defendants, and each of them, failed to take any reasonable measures to correct said dangerous and defective conditions.

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Case 4:08-cv-02726-CW

26. Among the reasonable measures which Defendants FORD, and each of them, could have taken to avoid this incident were: (a) to properly warn against the vehicle's dangerous and defective condition; (b) to prevent persons, such as Decedent, from being injured by the vehicle by including preventative parts; or (c) to cure the dangerous and defective conditions which are set forth herein.

27. In addition, Defendants FORD, and each of them, created the aforementioned dangerous and defective conditions that existed within the vehicle, which was driven in by the Decedent, and which caused the occurrence of this incident.

28, As a direct and proximate result of the aforementioned negligence of Defendants, and each of them, Plaintiffs were injured and said injuries have caused and continue to cause Plaintiffs great mental pain and suffering, resulting in permanent damage to Plaintiffs, all to Plaintiffs' general damage in an amount to be proven at the time of the trial.

As a further direct and proximate result of the aforementioned defective vehicle, Plaintiffs have suffered economic damages including, but not limited to, financial support.

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1 WHEREFORE, Plaintiffs pray for judgment against the Defendants, and each 2 of them, as follows: 3 4 1. Non-economic damages according to proof at trial; 5 2. Economic damages according to proof at trial; 6 3. For costs of the suit incurred herein; 7 4. Pre-judgment interest according to proof at trial; and 8 For such other and further relief as this Court may deem just and 5. 9 proper. 10 11 Dated: February 6, 2008 SNYDER + DORENFELD, LLP 12 13 By: 14 DAVID K, DORENFELD BRADLEY A. SNYDER 15 Attorneys for Plaintiffs ISABELLA ANTONIA HUGHES JAMES, by and through her 16 Guardian Ad Litem JENNIFER HARDY; JENNIFER HARDY 17 18 19 20 21 22 23 24 25 26 27 28 COMPLAINT FOR DAMAGES

Case 4:08-cv-02726-CW	Document 1 Filed 05/	30/2008 Page 23 of 53 T-014 P013/014 F-015
02-06-'08 12:01 FROM-		7-014 P013/014 F-013
	nber, and address):	*6049222*
David K. Doreneld, No. 145056 Bradley A. Snyder, No. 108643		
SNYDER * DORENFELD, LLP		IFILED
5010 Chesebro Road		
Agoura Hills, CA 91301	FAX NO.: (818) 865-4010	ALAMEDA COUNTY
TELEPHONE NO: (818) 865-4000 ATTORNEY FOR (Name): Plaintiffs	FAX NO.: (818) 865-4010	1
SUBSTICE COLIET OF CALIFORNIA COUNTY OF ALA	MEDA	FEB 0 6 2008
STREET ADDRESS: 1225 Fallon Street	t e e e e e e e e e e e e e e e e e e e	CLEFK PATTE STOFF OF COMPA
MAILING ADDRESS: CITY AND ZIP CODE: Oakland, CA 94612		Ву
pranch NAME Rene C. Davidson (TOUT CITORISE	Deputy
CASE NAME: JAMES V. FORD MOTOR	COMPANY	Departy
	Complex Case Designation	CASE NUMBER: 0 8 3 7 0 0 5 0
CIVIL CASE COVER SHEET	Counter Joinder	Ru
Amount (Amount	Filed with first appearance by defenda	nt JUDGE:
demanded demanded is	(Cal. Rules of Court, rule 3,402)	DEPT:
Items 1-6 belo	ow must be completed (see instructions	on page 2).
1. Check one box below for the case type that b	est describes this case:	Provisionally Complex Civil Litigation
Auto Tort	Contract Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)
X Auto (22)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities litigation (28) Environmental/Toxic tort (30)
Product liability (24)	Real Property	Insurance coverage claims arising from the
Medical malpractice (45)	Eminent domain/inverse condemnation (14)	above listed provisionally complex case
Other PI/PD/WD (23)	Wrongful eviction (33)	types (41)
Non-PI/PD/WD (Other) Tort Business tort/unfair business practice (07)	Other real property (26)	Enforcement of Judgment
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint
Fraud (16)	Residential (32)	RICO (27)
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)
Professional negligence (25)	Judicial Review	Miscellaneous Civil Petition Partnership and corporate governance (21)
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Other petition (not specified above) (43)
Employment	Petition re: arbitration award (11)	Cities beginning the observed and the
Wrongful termination (36)	Writ of mandate (02) Other judicial review (39)	
Other employment (15)		iles of Court. If the case is complex, mark the
factors requiring exceptional judicial manag	ement	
a. Large number of separately repres	euten barries or min rerae perme	r of witnesses with related actions pending in one or more courts
b. Extensive motion practice raising of		ties, states, or countries, or in a federal court
issues that will be time-consuming		ostjudgment judicial supervision
c. Substantial amount of documentar3. Remedies sought (check all that apply): a.		declaratory or injunctive relief c. punitive
•	, · · · · · · · · · · · · · · · · · · ·	
4. Number of causes of action (specify): Thi	CEE	
5. This case is X is not a clas	s action suit.	may use form CM-015.)
6. If there are any known related cases, file ar	Id serve a notice of related case. [100	
Date: February 6, 2008 DAVID K. DORENFELD	<u> • </u>	
(TYPE OR PRINT NAME)		IGNATURE OF PARTY OR ATTORNEY FOR PARTY)
	NOTICE	ing (except small claims cases or cases filed
Plaintiff must file this cover sheet with the fi	rst paper filed in the action of proceeds (elfare and Institutions Code), (Cal. Rul	es of Court, rule 3.220.) Failure to file may result
l in constiens		
	er sheet required by local court rule.	ou must serve a copy of this cover sheet on all
 If this case is complex under rule 3.400 et s 	ed' of the Camouna voice of Cook' Ac	The state of the s
other parties to the action or proceeding. • Unless this is a collections case under rule	3.740 or a complex case, this cover sh	neet will be used for statistical purposes only.
	CIVIL CASE COVED SHEET	Legal Cal Rules of Court, rules 2.30, 3.220, 3.400-3.403, 3.740;
Form Adopted for Mandatory Use Judicial Council of California	SIAIT GUOT COAFU OUTER, S	Cal. Standards of Judicial Administration, etd. 3.10 Ce. Plus
CM-010 [Rov. July 1, 2007]	•	of t was

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheef must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex. CASE TYPES AND EXAMPLES

Auto (22)—Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death)

Asbestos (04)

Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death

Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45)

Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice

Other PI/PD/WD (23)

Premises Liability (e.g., slip

and fall)

Intentional Bodily Injury/PD/WD

(e.g., assault, vandalism)

Intentional Infliction of

Emotional Distress

Negligent Infliction of

Emotional Distress

Other PUPDAVD

Non-PI/PD/WD (Other) Tort Business Tort/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination,

false arrest) (not civil

harassment) (08)

Defamation (e.g., slander, libel)

(13)

Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice

(not medical or legal)

Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36)

Other Employment (15)

Contract

Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty
Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)
Collection Case—Seller Plainfiff
Other Promissory Note/Collections

Case

Insurance Coverage (not provisionally

complex) (18)

Auto Subrogation

Other Coverage

Other Contract (37) Contractual Fraud

Other Contract Dispute

Real Property

Eminent Domain/Inverse Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)
Writ of Possession of Real Property

Mortgage Foreclosure Quiet Title

Other Real Property (not eminent

domain, landlord/tenant, or

foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise.

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus

Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order

Notice of Appeal-Labor

Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3,400-3,403)

Antitrust/Trade Regulation (03)

Construction Defect (10)

Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20)

Abstract of Judgment (Out of

County)

Confession of Judgment (non-

domestic relations)

Sister State Judgment

Administrative Agency Award

(not unpaid taxes) Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment

Case

Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified

above) (42)

Declaratory Relief Only

Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate

Governance (21) Other Petition (not apacified

above) (43)

Civil Harassment

Workplace Violence

Elder/Dependent Adult

Abuse

Election Contest

Petition for Name Change

Petition for Relief from Late

Claim

Other Civil Petition

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ATTORNEY (Name, State Bar number, and address):	'=-				- 1
David K. Dorenfeld, No. 145045				•	
Bradley A. Snyder, No. 108643					
SNYDER * DORENFELD, LLP	1		•		- 1
5010 Chesebro Road	j			•	}
Agoura Hills, CA 91301 TELEPHONE NO. (818) 865-4000 FAX NO. (Optional): (818) 865-400	10				
term total ten ()	1 '				. [
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Plaintiffs				\cap	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ALAMEDA	, §		- -	LINITY	İ
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CITY AND ZIF CODE Oakland, CA 94612-4239	CLERK	OF THE	SUPER	HOR CO	וחכ
BRANCH NAME Rene C. Davidson Courthouse			().	111	enuu
PLAINTIFF/PETITIONER: ISABELLA ANTONIA HUGHES JAMES, by and		mice	Du.	JW. B	المرا
through her Guardian ad litem, JENNIFER HARDY					
DEFENDANT/RESPONDENT: FORD MOTOR COMPANY, et al.					
APPLICATION AND ORDER FOR APPOINTMENT	CASE	NUMBER:	A 0 :	= A A	
OF GUARDIAN AD LITEM—CIVIL	1	À U	83.	700,	50
X EX PARTE					
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Case 4:08-cv-02726-CW Document 1

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Filed 05/30/2008 Page 25 of 53 - 415

Case 4:08-cv-02726-CW Do	ocument 1 F	iled 05/30/	2008 _T -	Page 26,0157-015
PLAINTIFF PETITIONER ISABE ANTONI through her Gua	rdian ad litem	JENNIFER	E NUMBER	
DEFENDANT/ACSPONDENT: FORD MOTOR COMP 6. b more than 10 days have elapsed since the firm 3, and no application for the application for the application of the person named in item 3 has no guard. 7 the person named in item 3 has no guard. 8 the appointment of a guardian ad litem is ISABELLA ANTONIA HUGHES of SUE IN HER OWN NAME. 1 Continued on Attachment 5d.	the summons in the about the summons in the about the summons of a guardien at the following the fol	we entitled mattered litem has been all litem has b	needs by the	e person identified in
 6. The proposed guardian ad litem's relationship to the a. X related (state relationship): MOTHER b.	t and qualified to under resis of that person, (If	stand and protect there are any liss	t tire rights o	etency or quantication or
Continued on Attachment 7.		101		
BRADLEY A. SNYDER (TYPE OK PRINT NAME)		Mul	MAHA	SE ATTORNEY)
I declare under penalty of parjury under the laws of the Sta Date: February 5, 2008 JENNIFER HARDY (YPEORPHATMANE)	te of California that the for	regoing is true and	mit	ge Hardy
CONSENT	TO ACT AS GUARD	NAN AD LITEM		,
I consent to the appointment as guardian ad litem un Date: February 5, 2008 JENNIFER HARDY (TYPE OR PRINT MARK)	nder the above patition.) (Yus	MATURE OF PRO	De Hardy
	ORDER EXP			r V
THE COURT FINDS that it is reasonable and necessorable an	sery to appoint a guard	llan ad litem for U	ne person na	amed in itsm 3 of the
THE COURT ORDERS that (name): is hereby appointed as the guardish ad item for (nator the reasons set forth in item 5 of the application.	ane): '		H (MANA)	1 Departure
Date:			JEHENÇU	I OFFICER
		SIGNATURE	FOLLOWS LAST	ATTACHMENT

Superior Court of California, County of Alameda



Notice of Judicial Assignment for All Purposes

Case Number: RG08370050

Hughes James VS Ford Motor Company Case Title:

Date of Filing: 02/06/2008

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

This case is hereby assigned for all purposes to:

Judge:

Patrick J. Zika

Department:

Address:

Administration Building

1221 Oak Street

Oakland CA 94612

Phone Number:

(510) 267-6940

Fax Number:

(510) 267-1509

Email Address:

Dept.24@alameda.courts.ca.gov

Under direct calendaring, this case is assigned to a single judge for all purposes including trial.

Please note: In this case, any challenge pursuant to Code of Civil Procedure §170.6 must be exercised within the time period provided by law. (See Govt. Code 68616(i); Motion Picture and Television Fund Hosp. v. Superior Court (2001) 88 Cal.App.4th 488, 494; and Code Civ. Proc. §1013.)

IT IS THE DUTY OF EACH PLAINTIFF AND CROSS COMPLAINANT TO SERVE A COPY OF THIS NOTICE IN ACCORDANCE WITH LOCAL RULE 3.135.

General Procedures

All pleadings and other documents must be filed in the clerk's office at any court location except when the Court permits the lodging of material directly in the assigned department. All documents, with the exception of the original summons and the original civil complaint, shall have clearly typed on the face page of each document, under the case number, the following:

ASSIGNED FOR ALL PURPOSES TO JUDGE Patrick J. Zika **DEPARTMENT 24**

Counsel are expected to know and comply with the Local Rules of this Court, which are available on the Court's website at:

http://www.alameda.courts.ca.gov/courts/rules/index.shtml and with the California Rules of Court, which are available at www.courtinfo.ca.gov.

The parties are always encouraged to consider using various alternatives to litigation, including mediation and arbitration, prior to the Initial Case Management Conference. The Court may refer parties to alternative dispute resolution resources.

The use of e-mail is generally preferred by the court to reduce the heavy burden on court staff in responding to telephone and fax communications, particularly for requests relating to scheduling of case management events. Use of e-mail will greatly facilitate a prompt response by the court and staff to your inquiries.

Please note that use of e-mail/fax is not a substitute for the filing of pleadings or other documents.

Counsel and self-represented parties are reminded of the obligation to provide copies of all such communications to opposing counsel and self-represented parties on a contemporaneous basis.

If the communication requests a response from the court, e-mail addresses of all opposing counsel/self represented parties shall be supplied in the original e-mail whenever available to the sender.

When sending an e-mail, the e-mail must be free of viruses and preferably in Microsoft Word format. Do not send the Court Courtesy copy of any pleading unless specifically requested.

Schedule for Department 24

The following scheduling information is subject to change at any time, without notice. Please contact the department at the phone number or email address noted above if you have questions. Parties must confer on agreeable dates consistent with the court's schedules before contacting the clerk to reserve a date.

- Trials generally are held: Mondays through Thursdays at 9:00 a.m.
- Case Management Conferences are held: Initial Case Management Conferences: Wednesdays and Thursdays at 3:15 p.m.
- Case Management Conference Continuances: Fridays at 9:00 a.m.
- Law and Motion matters are heard: Mondays and Tuesdays at 3:15 p.m. Contact the clerk to reserve a date before filing any law and motion matters. For Tentative rulings, please see specifically Local Rule 3.30(c). To contest a ruling, call or e-mail Dept. 24 in a timely manner.
- Settlement Conferences are heard: Fridays at 10:00 a.m.
- Ex Parte matters are heard: Mondays and Wednesdays at 3:00 p.m. Contact the clerk to reserve a date and time before noticing any party.

Contact the clerk to reserve a date before filing any demurrers. Contact the clerk to reserve a date before filing any summary judgments.

Law and Motion Procedures

To obtain a hearing date for a Law and Motion or ex parte matter, parties must contact the department as follows:

Motion Reservations

Email:

Dept.24@alameda.courts.ca.gov

Trial Management Compliance hearings and first day of trial: Fridays at 2:00 p.m. Compliance hearings are heard. Mondays through Thursdays at 3:15 p.m. and Fridays at 9:00 a.m.

Ex Parte Matters

Email:

Dept.24@alameda.courts.ca.gov

Contact the clerk to reserve a date and time before noticing any party.

Tentative Rulings

The court will issue tentative rulings in accordance with the Local Rule 3.30(c). Tentative rulings will become the Court's order unless contested. Tentative rulings will be available at:

Website: www.alameda.courts.ca.gov/domainweb, Calendar Information for Dept. 24

Phone: 1-866-223-2244

Dated: 02/07/2008

Executive Officer / Clerk of the Superior Court

Βv

Deputy Clerk

CLERK'S CERTIFICATE OF MAILING

I certify that the following is true and correct: I am the clerk of the above-named court and not a party to this cause. I served this Notice by placing copies in envelopes addressed as shown on the attached Notice of Initial Case Management Conference and then by sealing and placing them for collection, stamping or metering with prepaid postage, and mailing on

Page 31 of 53

the date stated below, in the United States mail at Alameda County, California, following standard court practices.

Executed on 02/08/2008

Deputy Clerk

Snyder & Dorenfeld, LLP Attn: Dorenfeld, David K. 5010 Chesebro Road Agoura Hills, CA 91301-

Superior Court of California, County of Alameda Rene C. Davidson Alameda County Courthouse

Hughes James

Plaintiff/Petitioner(s)

VS.

Ford Motor Company

Defendant/Respondent(s)

(Abbreviated Title)

No. RG08370050

Application Re: Appointment of Guardian Ad Litem As to Isabella Antonia Hughes James Denied

IT IS ORDERED that the Application for Appointment of Jennifer Hardy as Guardian Ad Litem for Isabella Antonia Hughes James is DENIED. It is the policy of the Court that one Plaintiff cannot serve as guardian ad litem for a co-Plaintiff because of the potential conflict of interest in settlement or other decisions. Unless there are special circumstances, some other person who is not also a named Plaintiff should serve as guardian ad litem. See Line 7 of Judicial Council Form 982(a)27. The Court notes that if any future application for the appointment of a guardian ad litem seeks to appoint a person other than the person named as the guardian ad litem in the operative complaint, the application will be rejected. The operative complaint should be amended prior to making any such future application.

Line 5(c) of the Application was not checked. If the person named in line 3 has a guardian or conservator of his or her estate, an explanation of why such guardian or conservator will not prosecute this action must be provided in line 5(d).

Dated: 02/11/2008

Judge Patrick J. Zika

Superior Court of California, County of Alameda Rene C. Davidson Alameda County Courthouse

Case Number: RG08370050

Appointment of Guardian Ad Litem of 02/11/2008

DECLARATION OF SERVICE BY MAIL

I certify that I am not a party to this cause and that a true and correct copy of the foregoing document was mailed first class, postage prepaid, in a sealed envelope, addressed as shown on the foregoing document or on the attached, and that the mailing of the foregoing and execution of this certificate occurred at 1225 Fallon Street, Oakland, California

Executed on 02/13/2008.

Executive Officer / Clerk of the Superior Court

Cynthe S. Boyle digital

Deputy Clerk

Form Adopted for Mandatory Use Judicial Council of California CIV-010 [Rev. January 1, 2008]

Continued on Attachment 5a.

RESULT OF DEFENDANTS' NEGLIGENCE.

APPLICATION AND ORDER FOR APPOINTMENT OF GUARDIAN AD LITEM—CIVIL

ISABELLA ANTONIA HUGHES JAMES IS THE DAUGHTER OF JOSEPH JAMES WHO DIED AS A

Page 1 of 2

Legal Code of Civil Procedure,
Solutions: \$ 372 et seq.
Ca Phils

		CIV-010
PLAINTIFF/PETITIONER: ISABELLA ANTONIA HUGHES JAME	S. by and	CASE NUMBER:
through her Guardian ad lite	AALMMAE.	RG08370050
	ant Charte	
DEFENDANT/RESPONDENT: FORD MOTOR COMPANY, et al.	- va antiflad mat	torwee served on the herson named
b. more than 10 days have elapsed since the summons in the all in Item 3, and no application for the appointment of a guardian	oove-enuueu mat n ad litem has be	en made by the person identified in
item 3 or any other person.		-
c the person named in item 3 has no guardian or conservator of	f his or her estate	3.
d V the appointment of a quardian ad litem is necessary for the fo	llowing reasons ('specify):
ISABELLA ANTONIA HUGHES JAMES IS A MI	NOR AND DOE	IS NOT HAVE THE CAPACITY TO
SUE IN HER OWN NAME.		
Continued on Attachment 5d.		
6. The proposed guardian ad litem's relationship to the person he or she	will be representit	na is:
6. The proposed guardian ad litem's relationarily to the person he of she	am do Johranaum	- 9
a. X related (state relationship): MOTHER		
b. inot related (specify capacity):		and the second s
7. The proposed guardian ad litem is fully competent and qualified to und	erstand and prote	ect the rights of the person ne or she will
represent and has no interests adverse to the interests of that person.	(if there are any i	ssues of competency of qualification of
any possible adverse interests, describe and explain why the proposed	i guardian ahould	nevertheless be appointed):
THE PROPOSED GUARDIAN IS THE MOTHER OF THE	MINOR. THE	MINOR'S FATHER IS
DECEASED. THE MINOR'S GRANDPARENTS ARE ELDI	KRLY.	
	-	\mathcal{A}^{\perp}
Continued on Attachment 7.		
- A ALLINGA OF THE ALL AND A STATE OF THE ALL	(/	
	700	an la
BRADLEY A. SNYDER		(SIGNATURE OF ATTORNEY)
(TYPE OR PRINT NAME)		•
I declare under penalty of perjury under the laws of the State of California that the	foregoing is true ar	nd correct.
Date: February 5, 2008		- 1 1 / /
		mater Headle
JENNIFER HARDY		NUMBER TENERY
(TYPE OR PRINT NAME)		(SIGNATURE OF APPLICANT)
CONSENT TO ACT AS GUAI	RDIAN AD LITE	M
·		
I consent to the appointment as guardian ad litem under the above petition	, , , , , , , , , , , , , , , , , , ,	·
Date: February 5, 2008	\wedge \bigcirc \bigcirc	and the Handy
JENNIFER HARDY	P / UD/Y	VILLE TOWAL
(TYPE OR PRINT NAME)	// (5	SIGNATURE OF PROPOSED GUARDIAN AD LITEM)
	PARTE	
• • • • • • • • • • • • • • • • • • •		
THE COURT FINDS that it is reasonable and necessary to appoint a gua	ırdian ad litem for	the person named in item 3 of the
application, as requested.		•
THE COURT ORDERS that (name):		
is hereby appointed as the guardian ad litem for (name):		
for the reasons set forth in item 5 of the application.		
Date:		JUDICIAL OFFICER
	L SIGNATU	RE FOLLOWS LAST ATTACHMENT

Snyder & Dorenfel	d, LLP
Attn: Dorenfeld, D	
5010 Chesebro Roa	
Agoura Hills, CA	91301-

Superior Court of California, County of Alameda Rene C. Davidson Alameda County Courthouse

Hughes James

Plaintiff/Petitioner(s)

VS.

Ford Motor Company

Defendant/Respondent(s)

(Abbreviated Title)

No. RG08370050

Application Re: Appointment of Guardian Ad Litem As to Isabella Antonia Hughes James Denied

IT IS ORDERED that the Application for Appointment of Jennifer Hardy as Guardian Ad Litem for Isabella Antonia Hughes James is DENIED. It is the policy of the Court that one Plaintiff cannot serve as guardian ad litem for a co-Plaintiff because of the potential conflict of interest in settlement or other decisions. Unless there are special circumstances, some other person who is not also a named Plaintiff should serve as guardian ad litem. See Line 7 of Judicial Council Form 982(a)27. Plaintiff's assertion that her grandparents are elderly is not sufficient to show special circumstances, because Plaintiff fails to show that there is no independent person who is suitable for appointment as guardian ad litem.

Any future application for the appointment of a guardian ad litem that seeks to appoint a person other than the person named as the guardian ad litem in the operative complaint will be rejected. The operative complaint must be amended to name a new guardian ad litem prior to making any such future application.

Line 5(c) of the Application was not checked again, despite the Court's prior order denying the application on that basis. If the person named in line 3 has a guardian or conservator of his or her estate, an explanation of why such guardian or conservator will not prosecute this action must be provided in line 5(d).

Dated: 03/10/2008

Judge Patrick J. Zika

Case No. RG08-370050 Order Denying Application for Appointment of Guardian Ad Litem

DECLARATION OF SERVICE BY MAIL

I certify that the following is true and correct: I am the clerk of the above-named court and not a party to this cause. I served the foregoing document by placing copies in envelopes addressed as shown hereon and then by sealing and placing them for collection, stamping or metering with prepaid postage, and mailing on the date stated below, in the United States mail at Alameda County, California, following standard court practices.

Executed on: March 12, 2008

Executive Officer/Clerk of the Superior Court

By

Deputy Clerk

(J
7

ORIGINAL FOR COURT USE ONLY AYTORNEY (Name, State Bar number, and address): David K. Dorenfeld, No. 145045 SNYDER * DORENFELD, LLP

5010 Chesebro Road Agoura Hills, CA 91301 TELEPHONE NO.: (818) 865-4000

ATTORNEY FOR (Name): Plaintiffs

MAILING ADDRESS:

E-MAIL ADDRESS (Optional):

FAX NO. (Optional); (818) 865-4010

ALAMEDA COUNTY

MAR 2 6 2008

CLERK OF THE SUPERIOR COURT

CASE NUMBER:

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ALAMEDA

STREET ADDRESS: 1225 Fallon St.

CITY AND ZIP CODE: Oakland, CA 94612-4239

BRANCH NAME: Rene C. Davidson Courthouse

PLAINTIFF/PETITIONER: ISABELLA ANTONIA HUGHES JAMES, by and through her Guardian ad litem, JENNIFER HARDY DEFENDANT/RESPONDENT: FORD MOTOR COMPANY, et al.

APPLICATION AND ORDER FOR APPOINTMENT OF GUARDIAN AD LITEM-CIVIL X EX PARTE

RG08370050

NOTE: This form is for use in civil proceedings in which a party is a minor, an incapacitated person, or a person for whom a conservator has been appointed. A party who seeks the appointment of a guardian ad litem in a family law or juvenile proceeding should use form FL-935. A party who seeks the appointment of a guardian ad litem in a probate proceeding should use form DE-350/GC-100. An individual cannot act as a guardian ed litem unless he or she is represented by an attorney or is an attorney.

. Applicant (name): JOHN LES HUGHES	is
a. X the parent of (name): ISABELLA ANTONIA HUGHES JAMES	
b. [] the guardian of (name):	
c. the conservator of (name):	
d. a party to the suit.	•
e. the minor to be represented (if the minor is 14 years of age or older).	
f. another interested person (specify capacity):	
This application seeks the appointment of the following person as guardian ad litem	(state n

ame, address, and telephone number): JOHN LES HUGHES, 857 CORAL DRIVE, RODEO, CALIFORNIA 94572

3. The guardian ad litem is to represent the interests of the following person (state name, address, and telephone number): ISABELLA ANTONIA HUGHES JAMES, 2152 LA MIRADA DRIVE, RICHMOND CA, 94803 (510) 758-8584

4.	The	person	to	pe	represented	IS.

- a. X a minor (date of birth): APRIL 3, 2005.
- an incompetent person.
- a person for whom a conservator has been appointed.

5. The court should appoint a guardian ad litem because:

a. X the person named in item 3 has a cause or causes of action on which suit should be brought (describe): ISABELLA ANTONIA HUGHES JAMES IS THE DAUGHTER OF JOSEPH JAMES WHO DIED AS A RESULT OF DEFENDANTS' NEGLIGENCE.

Continued on	Addmontones E.	•
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A ANTIGUES AND A COL	,	

		CIV-UIU
PLAINTIFF/PETITIONER: ISABELLA ANTONIA HUGHES J	AMES, by and	CASE NUMBER:
through her Guardian ad 1	item, JENNIFE	RG08370050
TODO NOTO COMPANY AT AL	1	
/ = ***	THE MINISTER HOUSE THE	ter was served on the person named
in item 3, and no application for the appointment of a gua	ardian ad illem nas be	en made by the paraon racination
the games named in item 3 has no quardian or conserva	itor of his or her estate	9.
d. X the appointment of a guardian ad litern is necessary for the ISABELLA ANTONIA HUGHES JAMES IS A SUE IN HER OWN NAME.		
Continued on Attachment 5d. 6. The proposed guardian ad litem's relationship to the person he or	she will be represent	ing is:
a. X related (state relationship): GRANDFATHER		
 The proposed guardian ad litem is fully competent and qualified to represent and has no interests adverse to the interests of that per any possible adverse interests, describe and explain why the proposed. 		
	•	
Continued on Attachment 7.	0	1180
RODGER S. GREINER (TYPE OR PRINT NAME)	Ruce	(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the State of California th	at the foregoing is true a	and correct.
Date: MARCH 8,2008	,	
Date: MARCII 0,2000		for the
JOHN LES HUGHES	400	(SIGNATURE OF APPLICANT)
(TYPE OR PRINT NAME)		(SIGNATURE OF ATTENDED)
CONSENT TO ACT AS	GUARDIAN AD LIT	EM
CONSENT TO ACT AS	natition	
I consent to the appointment as guardian ad litem under the above	bounom	0 0 1 (
JOHN LES HUGHES		In ha July
(TYPE OR PRINT NAME)	9	(SIGNATURE OF PROPOSED GUARDIAN AD LITEM)
ORDER [EX PARTE	
THE COURT FINDS that it is reasonable and necessary to appoint	– a guardian ad litem fo	or the person named in item 3 of the
THE COURT FINDS that it is reasonable and necessary to appoint application, as requested.	a guardion de mem	
THE COURT ORDERS that (name): is hereby appointed as the guardian ad litem for (name):		
for the reasons set forth in item 5 of the application.		
Date:		JUDICIAL OFFICER
	SIGNAT	URE FOLLOWS LAST ATTACHMENT

Snyder & Dorenfeld	i, LLP
Attn: Dorenfeld, D.	avid K.
5010 Chesebro Roa	.d
Agoura Hills, CA	91301-

Superior Court of California, County of Alameda Rene C. Davidson Alameda County Courthouse

Hughes James

Plaintiff/Petitioner(s)

VS.

No. RG08370050

Application Re: Appointment of Guardian Ad Litem Granted

Ford Motor Company

Defendant/Respondent(s)

(Abbreviated Title)

The Court finds that it is reasonable and necessary to appoint a guardian ad litem for the person named in item 3 of the application, as requested.

The Court orders that John Les Hughes is hereby appointed as the guardian ad litem for Isabella Antonia Hughes James for the reasons set forth in item 5 of the application.

MAP 31

Dated: 03/27/2008

Judge Patrick J. Zika

Case No. RG08-370050 Order Granting Application for Appointment of Guardian Ad Litem

DECLARATION OF SERVICE BY MAIL

I certify that the following is true and correct: I am the clerk of the above-named court and not a party to this cause. I served the foregoing document by placing copies in envelopes addressed as shown hereon and then by sealing and placing them for collection, stamping or metering with prepaid postage, and mailing on the date stated below, in the United States mail at Alameda County, California, following standard court practices.

Executed on: March 28, 2008

Executive Officer/Clerk of the

Superior Court

Ву_

Deputy Clerk

ecn

SUM ONSFIRST AMENDED COMP (CITACION JUDICIAL)

SOLO!

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

FORD MOTOR COMPANY; and DOES 1 through 100, inclusive,

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

ISABELLA ANTONIA HUGHES JAMES, by and through her Guardian Ad Litem JOHN LESS HUGHES;

JENNIFER HARDY

ALAMEDA COUN

APR 0 9 9008

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a TOU have 30 CALENDAR DATS after this summons and legal papers are served on you to the a written response must be in proper legal form if you want the copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the copy served on the planting. A letter of phone can will not protect you, your response must be in proper regarding it you can use for your response. You can find these court forms and more court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more court to near your case. There may be a court form that you can use for your response. Too can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse neormation at the Camornia Courts Chine Centrelly Center (www.courding.ca.gov/seinleip), your county law history, or the Courtnoise nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral services from a nonprofit groups of the California Legal Services Web alto fusion legal services. accorney reservate. It you cannot amort an accorney, you may be engine for nee legal services from a nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California program. Tou can locate these holipront groups at the camornia regal services web site (www.tawnerpeamornia.org), the C Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por en esta conte y nacer que se entregue una copia ai demandante. Ona carta o una namada telefonica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted escrito uene que estat en formato regal correcto si desea que procesen su caso en la corte. Es posible que naya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de pueda usar para su respuesta. pueda usar para su respuesta. Puede encontrar estos formularios de la corte y mas información en el centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si nopuede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta puede pagar la cuota de presentación, plua al secretario de la corte que le de un formulario de exención de pago de cuotas. On lo presente su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. respuesta a dempo, puede perder el caso por incumplimiento y la corte le podra quitar su sueldo, diflero y bienes sin mas advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un

rray ou os requisitos regales. Es recomenuable que name a un abogado infliculatamente. Si no conoce a un abogado, puede name servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios servicio de remision a audyados. Si no puede pagar a un audyado, es posible que campia con los requisitos para obtener servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de

regales gratulios de un programa de servicios regales sin mies de lacro. Puede encombar estos grupos s California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, en contacto con la corte o el colegio de abogados locales.

legales gratuitos (www.lawhelpcalifornia.org), en cantacto con la corte o el colegio o	le aboguate
California Legal Services, (www.lawhelpcalifornia.org), en discontacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de (www.courtinfo.ca.gov/selfhelp/espanol/) o el	CASE NUMBER: (Número del Caso): RGO 8 3 70050
(www.courtinfo.ca.gov/seinicipres)	(Número del Caso): KGO8 2
and address of the courts.	133
The name and addiction de la corte es): (El nombre County Superior Court	
(El nombre y dirección de la conte es). Alameda County Superior Court Alameda Pallon Street	
Alameda Lon Street	
1225 Fallon Belleville	
- 1612 4239	•
Oakland, CA 94612-4239 Rene C. Davidson Courthouse Rene C. Davidson courthouse The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attername, address, and telephone number of plaintiff's attorney, or plaintiff without an attername, address, and telephone number of plaintiff's attorney, or plaintiff without an attername, address, and telephone number of plaintiff's attorney, or plaintiff without an attername, address, and telephone number of plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff without an attername to the plaintiff's attorney, or plaintiff	omey, is:
Rene C. Davidson number of plaintiffs attorney, or plaintiff attorne	andante que no tiene aboquo, 5, 65-4010
The name, address, and telephone de teléfono del abogado del dell'antidade, se la	8) 865-4000 (818) 865
Oakland, CA 94612-4230 Oakland, COurthouse Rene C. Davidson Courthouse The name, address, and telephone number of plaintiff's attorney, or plaintiff without an atternation of the name, address, and telephone number of plaintiff's attorney, or plaintiff without an atternation of the name of the nam	$^{\prime\prime}$ $^{\prime\prime}$ $^{\prime\prime}$
(El nombre, la direction y el numero de 145056 David K. Dorenfeld, No. 145056	/
	/ // 1
SNYDER ROAD	Deputy
5010 Chesebro Road 5010 Chesebro Road PAT S. SWEETEN Clerk, by	(Adjunto)
Agoura Hills, Communication	V
DATE: 11 9 14 600	1
(Fecha) (Fecha) (For proof of service of this surfmons, use Proof of Service of Summons (form POS-010). (For proof of service of this surfmons, use Proof of Service of Summons. (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons. (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons. NOTICE TO THE PERSON SERVED: You are served	(POS-010)).
The proof of service of this burnmons, use Float formulario Proof of Service of Summons,	(1.00.01.4))
(For proof of service of this parameter of the proof of service of the proof o	•
(Para prueba de Santa NOTICE TO THE PERSON DE L'Argendant	
NOTICE TO THE INCIDENCE OF THE STATE OF THE	f (specify):
issall C. some of the person sued under the neutrons	• •
on behalf of (specify):	
on behalf of (specify):	
3. on behalf of (specify):	CCP 416.60 (minor)
under: CCP 416.10 (corporation)	COF 410:00 (conservatee)
under: CCP 416.10 (corporation)	CCP 416.70 (conservatee)
	CCP 416.90 (authorized person)
CCP 416.40 (association or partnersh	nip)
CCP 416.40 (association of paranetes	المفيية

other (specify):

by personal delivery on (date):

egal

Page 1 of 1

- DO NOT FILE WITH THE COURT -

CIV-050

DE OF CIVIL PROCEDURE & 585 -

- UNLESS YOU ARE APPLYING FOR A DEFAULT JUDGMENT UNDER C		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: (818) 865 - 4000	FOR COURT USE	ONLY
David K. Dorenfeld, No. 145045		
Bradley A. Snyder, No. 108643		1
SNYDER * DORENFELD, LLP		
5010 Chesebro Road		
Agoura Hills, CA 91301		
ATTORNEY FOR (name): Plaintiffs		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ALAMEDA		
street Address: 1225 Fallon Street		
mailing address: city and zip code: Oakland, CA 94612-4239		ĺ
D. G. Davidson Counthouse		
PLAINTIFF: ISABELLA ANTONIA HUGHES JAMES, etc., et al.		
		,
	CASE NUMBER:	
STATEMENT OF DAMAGES	RG08370050	
(Personal Injury or Wrongful Death)	RG08370030	
To (name of one defendant only): FORD MOTOR COMPANY		
Plaintiff (name of one plaintiff only): JENNIFER HARDY		
seeks damages in the above-entitled action, as follows:		AMOUNT
1. General damages		
a. Pain, suffering, and inconvenience		
b. Emotional distress		
c. Loss of consortium		
d. X Loss of society and companionship (wrongful death actions only)		
e. Other (specify)		
f. Other (specify)		
g. Continued on Attachment 1.g.		
2. Special damages	,	
a. Medical expenses (to date)		
b. Future medical expenses (present value)		·
c. Loss of earnings (to date)		i
d. Loss of future earning capacity (present value)		
e. Property damage		
f. X Funeral expenses (wrongful death actions only)		
The second in the state of the section of the sections only)		
Live and besiden the control death actions only		
i. Other (specify)		· · · · · · · · · · · · · · · · · · ·
j. Other (specify)		
k. Continued on Attachment 2.k.		
3. Punitive damages: Plaintiff reserves the right to seek punitive damages in	the amount of (specify)\$	·
when pursuing a judgment in the suit filed against you.	_	
Date: April 24, 2008		
Level &	10	
Rodger S. Greiner	OF PLAINTIFF OR ATTORNEY FOR F	PLAINTIFF)
(contract of the contract of t		

(Proof of service on reverse)

Page 1 of 2

	Case 4:08-cv-02726-CW	Document 1	Filed 05	5/30/2008	Page 44 of 53	CIV-050
	NTIFF: ISABELLA ANTONIA HUGHE	S JAMES, etc.	, et	CASE NUMBER:		
al. DEFEN	DANT: FORD MOTOR COMPANY, et	al.		RG0837005		
,		PROOF OF SE	RVICE			
	ving the other party served as described be ments complete this Proof of Service. Plain			identified in ite	m 1, have the persor	า who served
1. I serve	ed the Statement of Damages Other (sp	pecify):				
b. on (c. by s	<i>(name)</i> : serving defendant other <i>(</i>	name and title or rela	ntionship to p	person served)	:	
d	by delivery at home at but (1) date: (2) time: (3) address:	asiness				
e 2. Manne a b	by mailing (1) date: (2) place: er of service (check proper box) Personal service. By personally delivering Substituted service on corporation, leaving, during usual office hours, copie charge and thereafter mailing (by first-clacopies were left. (CCP § 415.20(a))	unincorporated ass es in the office of t	ociation (in	served with th	e person who appa	rently was ir
c	Substituted service on natural person, usual place of abode, or usual place of household or a person apparently in clinformed of the general nature of the paperson served at the place where the costating acts relied on to establish reaso	business of the per- narge of the office of opers, and thereafter	son served or place of mailing (by	in the presenc business, at first-class ma	ce of a competent m least 18 years of a il. postage prepaid)	ember of the ge, who was copies to the
d	Mail and acknowledgment service. B served, together with two copies of the addressed to the sender. (CCP § 415.30)	form of notice and	acknowledg	iment and a r	eturn envelope, pos	o the persor tage prepaid
e	Certified or registered mail service. E requiring a return receipt) copies to the evidence of actual delivery to the perso	e person served. (ress outside CCP § 415	: California (by .40) (Attach	first-class mail, pos signed return rece	tage prepaid ipt or othe
f	Other (specify code section): additional page is attached.					
	time of service I was at least 18 years of ago	e and not a party to th	nis action.			
	r service: \$					
5. Person	Serving: California sheriff, marshal, or constable	f.	. Name, ad	dress and tele	phone number and,	if applicable

4.	ree	tor	ser	vice:	Ф

§ 22350(b)

a.	California sherifi, maistrat, of constable
b.	Registered California process server
c.	Employee or independent contractor of a registered California process server
٨	Not a registered California process server

Exempt from registration under Bus. & Prof. Code

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(SIGNATURE)

county of registration and number:

(For California sheriff, marshal, or constable use only) I certify that the foregoing is true and correct.

Date:

(SIGNATURE)

Date:

CIV-050

- DO NOT FILE WITH THE COURT -

- UNLESS YOU ARE APPLYING FOR A DEFAULT JUDGMENT UNDER CODE OF CIVIL PROCEDURE § 585 -

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
(818) 865-4000 David K. Dorenfeld, No. 145056	
Bradley A. Snyder, No. 198643	
SNYDER * DORENFELD, LLP	
5010 Chesebro Road	
Agoura Hills, CA 91301	
ATTORNEY FOR (name): Plaintiffs	-
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ALAMEDA STREET ADDRESS: 1225 Fallon Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Oakland, CA 94612-4239	
BRANCH NAME: Rene C. Davidson Courthouse	
PLAINTIFF: ISABELLA ANTONIA HUGHES JAMES, etc., et al. DEFENDANT: FORD MOTOR COMPANY, et al.	
STATEMENT OF DAMAGES	CASE NUMBER:
(Personal Injury or Wrongful Death)	RG08370050
To (name of one defendant only): FORD MOTOR COMPANY	
Plaintiff (name of one plaintiff only): ISABELLA ANTONIA HUGHES JAMES,	by and through her Guardian ad
seeks damages in the above-entitled action, as follows: Litem, JOHN LES HU	GHES
General damages	AMOUNT
a. Pain, suffering, and inconvenience	\$
b Emotional distress	
the section only	
(3) (4) (4)	
f. Other (specify)	
g. Continued on Attachment 1.g.	
2. Special damages	o
a. Medical expenses (to date)	
b Future medical expenses (present value)	
c. Loss of earnings (to date)	
d. Loss of future earning capacity (present value)	•
e. Property damage	
f.	
g. X Future contributions (present value) (wrongful death actions only)	
h. X Value of personal service, advice, or training (wrongful death actions only	
i. Other (specify)	\$
j. Other (specify)	\$
k. Continued on Attachment 2.k.	
Punitive damages: Plaintiff reserves the right to seek punitive damages in when pursuing a judgment in the suit filed against you. Date: April 24, 2008	the amount of (specify)\$
	1000
Rodger S. Greiner Food &	OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)
(TYPE OR PRINT NAME) (SIGNAFURE	OF PARTIES OF A COMMENT OF STREET

	Case 4:08-cv-02726	-CW	Docume	nt 1	Filed 0	5/30/2008	Page 46 of 53	CIV-050
. DI AINITIEE:	ISABELLA ANTONIA I	HIGHES	TAMES	etc	et.	CASE NUMBER:		3 555
al.	ISABELLA ANTONIA I	Canbon	OAMBO,	CCC.,	CC	RG0837005	50	
	FORD MOTOR COMPANY	Y, et	al.					
•			PROOF (OF SER	VICE			
(After having th the documents	ne other party served as desc complete this Proof of Service	cribed belo e. Plaintifi	ow, with any f cannot sen	of the over these	locuments papers.)	identified in ite	em 1, have the persor	n who served
1. I served the a. State	ement of Damages C	Other (spe	cify):					
b. on (name) c. by serving		other (na	ame and title	e or relati	ionship to	person served)	:	
(1) c (2) t		at busi	ness					
(1) c (2) p 2. Manner of se	nailing date: blace: ervice <i>(check proper box)</i> onal service. By personally o	delivering	copies (CC	CP 8 415	.10)			
b. Subs leavi charç copie	stituted service on corporing, during usual office hour ge and thereafter mailing (by es were left. (CCP § 415.20(a	ation, ur s, copies / first-clas))	nincorporate in the offices is mail, pos	ed asso ce of th tage pre	eciation (e person paid) cop	served with the ies to the pers	ne person who appar on served at the pla	rently was in ce where the
usua hous information	stituted service on natural of place of abode, or usual perhold or a person apparent med of the general nature of served at the place where ng acts relied on to establisi	lace of b tly in cha f the pape e the cop	usiness of t irge of the ers, and the ies were le	the perso office o ereafter i ft. (CCF	on served r place of mailing (b P § 415.2	in the presend f business, at y first-class ma 0(b)) (Attach	ce of a competent from least 18 years of a ill, postage prepaid) of separate declaration	ge, who was copies to the
serve addre	and acknowledgment served, together with two copies essed to the sender. (CCP §	of the foundation of the foundation (415.30) (orm of note Attach com	ce and a pleted a	acknowled i cknowle d	igment and a li dgment of rece	ipt.)	tage prepaid
requi evid e	ified or registered mail ser iring a return receipt) copies ence of actual delivery to the	s to the	person ser	an addre ved. (C	ess outsid CP § 41	le California (by 5.40) (Attach	/ first-class mail, pos signed return rece	tage prepaid ipt or other
	er (specify code section):] additional page is attached.							
 At the time of Fee for serving 	f service I was at least 18 yea	rs of age	and not a pa	arty to thi	s action.			
5. Person servi a Calif b Regi c Emp		ver	gistered	f.		ddress and tele registration and	ephone number and, d number:	if applicable
e. Exer	a registered California process npt from registration under Bu 350(b)		Code					
	penalty of perjury under the law the foregoing is true and corr		State				nrshal, or constable of true and correct.	use only)
ate:				D	ate:			

(SIGNATURE)

(SIGNATURE)

	6503968
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): 11–02630	50B COURT USE ONLY
DAVID K. DORENFELD, Bar No.: 145056	HILFID
SNYDER - DORENFELD, LLP. CO	ALAMEDA COUNTY
5010 CHESEBRO RD. AGOURA HILLS, CA 91301	1. COO141 A
TELEPHONE NO.: (818) 865-4000	MAY 1 2 2008
SUPERIOR COURT OF CALIFORNIA, COUNTY OF: ALAMEDA By	RK OF THE SUPERIOR COURT
STREET ADDRESS: Per Cal. Rule of Court 2.150:	
MAILING ADDRESS: The address of the court is not required	Deputy
CITY AND ZIP CODE:	
BRANCH NAME: CAKLAND - UNLIMITED	
PLAINTIFF/PETITIONER: JAMES	CASE NUMBER:
DESCRIPTION AND PROPERTY TO PER MOTTOR COMPANY	RG08370050
DEFENDANT/RESPONDENT: FORD MOTOR COMPANY	Ref. No. or File No.:
PROOF OF SERVICE OF SUMMONS	00931755-01
(Separate proof of service is required for each party service	ved.) HEARING:
	DAIE: 00/23/00
1. At the time of service I was at least 18 years of age and not a party to this action.	TIME: 03:15 pm DIV/DEPT:
2. I served copies of:	DIV/DEE 1.
a. summons	
b. complaint	
c. XX Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	·
e. cross-complaint	
f. XX other (specify documents): APPLICATION AND ORDER FOR APPOINTMENT OF GI MANAGEMENT CONFERENCE; FIRST AMENDED SUMMONS, FIRST AMENDED CON DAMAGES (2)	UARDIAN AD LITEM-CIVIL; NOTICE OF CASE IPLAINT: ADR PACKAGE; STATEMENT OF
	COMPANY BY SERVING C.T.
 a. Party served (specify name of party as shown on documents served): FORD MOTOR CORPORATION SYSTEMS (Authorized agent to accept service 	_
narty in item 3a XX other (specify name and relationship to	the party named in item 3a):
MARCARET WILSON, Service of Process Clerk/Supervisor	
4. Address where the party was served: 818 WEST SEVENTH STREET, SUITE 200	
LOS ANGELES, CA 90017 (B)	
5. I served the party (check proper box)	as parago authorized to
receive service of fliggess for the party (1) on 1-1-1-1 and 1-1	mile). Total can
b. by substituted service. On (date): at (time): I left in the presence of (name and title or relationship to the person indicated in item 3)	the documents listed in item 2 with or :
(1) [business] a person at least 18 years of age apparently in charge	at the office or usual place of business
(1) [business] a person at least 18 years of age apparently in charge of the person to be served. I informed him or her of the general n	nature of the papers.
(2) [home) a competent member of the household (at least 18 years	of age) at the dwelling house or usual
place of abode of the party. I informed him or her of the general	mature of the popular
(3) [physical address unknown] a person at least 18 years of age ap address of the person to be served, other than a United States P him or her of the general nature of the papers.	parently in charge at the usual mailing ostal Service post office box. I informed
(4) 1 thereafter mailed (by first-class, postage prepaid) copies of the at the place where the copies were left (Code Civ. Proc.,\$415.20	o /. I manda and are
(date): from (city):	or a declaration of mailing is attached
to at the state of difference etating actions taken first to at	tempt personal service.
(5) 1 attach a declaration of dialgence stating actions taken most of	Page 1 of 2

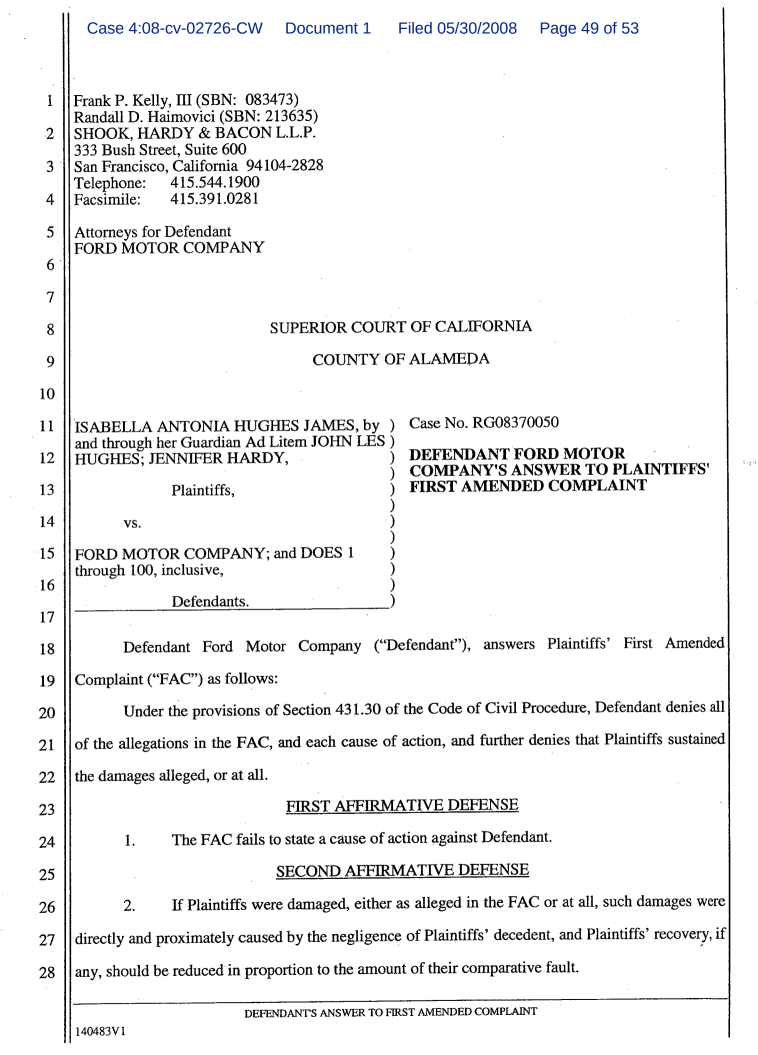
PROOF OF SERVICE OF SUMMONS

Code of Civil Procedure, § 417.10

Page 1 of 2

(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHALL

Page 2 of 2



THIRD AFFIRMATIVE DEFENSE

3. If Plaintiffs were damaged, either as alleged in the FAC or at all, such damages were directly and proximately caused by the comparative fault of others, whether or not parties to this action, and Plaintiffs' recovery, if any, should be reduced in proportion to the amount of the comparative fault of said parties.

FOURTH AFFIRMATIVE DEFENSE

4. Defendant alleges that at the time of the injuries alleged in the FAC, Plaintiffs' decedent was employed and was entitled to, and did and will receive worker's compensation benefits from his employer; that Plaintiffs' decedent's employer was negligent in and about the matters referred to in the FAC and that such negligence on the part of the employer proximately, legally and concurrently contributed to the accident and to the loss and damage complained of by Plaintiffs, if any there were; and thus, Defendant is entitled to set off any benefits received or to be received by Plaintiffs against any judgment which may be rendered in favor of Plaintiffs.

FIFTH AFFIRMATIVE DEFENSE

5. The causes of action Plaintiffs attempt to state in their FAC are barred by the applicable statute of limitations, including but not limited to California Code of Civil Procedure section 335.1

SIXTH AFFIRMATIVE DEFENSE

6. Plaintiffs' decedent, with full appreciation of the particular risks involved, knowingly and voluntarily assumed the risks and hazards of the activity complained of and the damages, if any, resulting thereof.

SEVENTH AFFIRMATIVE DEFENSE

7. If Plaintiffs were damaged, as alleged in the FAC or at all, the damages were caused by the unforeseeable alteration and/or abnormal or improper use of the product in question.

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EIGHTH AFFIRMATIVE DEFENSE

8. Plaintiffs have failed to comply with the breach-of-warranty notice requirements as required by law.

NINTH AFFIRMATIVE DEFENSE

9. Plaintiffs failed to mitigate their damages, if any.

TENTH AFFIRMATIVE DEFENSE

10. Plaintiffs are barred from any recovery because Plaintiffs, or others acting with the permission, consent or knowledge of Plaintiffs, knowingly or intentionally altered, destroyed, destructively tested, discarded, failed to preserve or protect, sold and/or spoliated the subject vehicle and/or component parts of the vehicle which were known to Plaintiffs or such others to be critical evidence in the instant litigation.

ELEVENTH AFFIRMATIVE DEFENSE

11. The sole proximate and legal cause of injuries and damages, if any, allegedly suffered by the Plaintiffs was the failure, refusal, or omission of Plaintiffs' decedent or others to follow the warnings, cautions, instructions, or other writings accompanying the subject product, for which such act or omission Defendant is not legally or otherwise responsible.

TWELFTH AFFIRMATIVE DEFENSE

12. Plaintiffs, by their own acts or conduct, are estopped from asserting any claims or damages or seeking any other relief whatsoever against Defendant.

THIRTEENTH AFFIRMATIVE DEFENSE

13. Plaintiffs, by their own acts or conduct, have waived and/or released all claims, if any, against Defendant.

FOURTEENTH AFFIRMATIVE DEFENSE

14. The negligence of Plaintiffs' decedent was a superseding, intervening cause of the accident and Plaintiffs' damages.

FIFTEENTH AFFIRMATIVE DEFENSE

15. Defendant gives notice that it intends to rely on other defenses that become available during discovery in this case and reserves the right to amend its answer to assert any such defense.

Wherefore, Defendant prays as follows:

- 1. that Plaintiffs takes nothing by way of their FAC;
- 2. that Defendant be awarded costs of suit;
- 3. that Defendant be awarded reasonable attorneys' fees; and
- 4. for such other and further relief as the Court deems just and proper.

Respectfully submitted,

SHOOK, HARDY & BACON L.L.P.

FRANK P. KELLY, HI
RANDALL D. HAIMOVICI

Attorneys for Defendant FORD MOTOR COMPANY

May 30, 2008

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PROOF OF SERVICE

The undersigned declare: I am over the age of 18 years and not a party to the within action. I am employed in the county where this service occurs. My business address is 333 Bush Street, Suite 600, San Francisco, California 94104, my facsimile number is (415) 391-0281. On the date shown below I served the following document(s):

• DEFENDANT FORD MOTOR COMPANY'S ANSWER TO PLAINTIFF'S FIRST AMENDED COMPLAINT

on the interested parties named herein and in the manner indicated below:

Attorneys for Plaintiffs
ISABELLA ANTONIA HUGHES JAMES,
by and through her Guardian Ad Litem JOHN
LES HUGHES; JENNIFER HARDY

David K. Dorenfeld, Esq. Bradley A. Synder, Esq. SNYDER & DORENFELD, LLP 5010 Chesebro Road Agoura Hills, CA 91301

Tel: (818) 865-4000 Fax: (818) 865-4010

X BY EXPRESS MAIL NEXT DAY DELIVERY, AN OVERNIGHT DELIVERY

SERVICE: I served the documents by placing a true and correct copy of the above document(s) in a sealed envelope addressed as indicated above and causing such envelope(s) to be delivered to FEDERAL EXPRESS Air Service Center, on May 30, 2008, to be delivered by their next business day delivery service on June 2, 2008, to the addressee designated.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on May 30, 2008, at San Francisco, California.

Sy Vang

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S JS 44 (Rev. 12/07) (cand rev 1-16-08)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON PAGE TWO OF THE FORM.)

I	. (a) PLAINTIFFS	3			DEFENDAN	NTS				
Isabella Antonia Hughes James, by and through her Guardian Ad Lite John Les Hughes; Jennifer Hardy				item	Ford Motor Company; and DOES 1 through 100, inclusive					
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)				1	County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.					
(c) Attorney's (Firm Name, Address, and Telephone Number)					Attorneys (If Known)					
David K. Dorenfeld, Esq. and Bradley A. Snyder, Esq. Snyder & Dorenfeld, LLP 5010 Agoura Chesebro Road Agoura Hills, CA 91301; Tel No. (818) 865-4000					Frank P. Kelly, Esq. and Randall Haimovici, Esq. Shook Hardy & Bacon, LLP 333 Bush Street, Suite 600 San Francisco, CA; Tel No. (415) 544-1900					
ī	I. BASIS OF JURISD	ICTION (Bless on "V" in O	no Pou Only)	III CI						
		TCTTOTY (Frace an X in O	пе вох Опіу)	m. Ci	(For Diversity Cas	ses Only)		and One Box for Defenda	nt)	
1 U.S. Government 3 Federal Question Plaintiff (U.S. Government Not a Party)				PTF DEF PTF DEF Citizen of This State						
2 U.S. Government X 4 Diversity Defendant (Indicate Citizenship of Parties in Item III)			Citi	Citizen of Another State 2 2 Incorporated and Principal Place 5 5 5 of Business In Another State						
			·		zen or Subject of a Foreign Country	 3	3 Foreign Nation	6	□ 6	
I	V. NATURE OF SUIT	(Place an "X" in One Box Only	y)							
_	CONTRACT		ORTS]	FORFEITURE/PE	ENALTY	BANKRUPTCY	OTHER STAT	UTES	
	110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgmen 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Force Iosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury CIVIL RIGHTS 441 Voting 442 Employment 443 Housing/ Accommodations 444 Welfare 445 Amer. w/Disabilities -	PERSONAL IN. 362 Personal Inju Med. Malpre Med. Malpre Product Liab 368 Asbestos Per Injury Produ Liability PERSONAL PROF 370 Other Fraud 371 Truth in Lenc 380 Other Person Property Dan Product Liab PRISONE PETITION 510 Motions to V Sentence Habeas Corpus: 530 General 535 Death Penalty 540 Mandamus & 550 Civil Rights	JURY INTO INTO INTO INTO INTO INTO INTO INTO	610 Agriculture 620 Other Food & 625 Drug Related of Property 2: 630 Liquor Laws 640 R.R. & Truck 650 Airline Regs. 660 Occupational Safety/Health 690 Other LABOR 710 Fair Labor Star Act 720 Labor/Mgmt. F. 730 Labor/Mgmt. F. 740 Railway Labor 791 Empl. Ret. Inc. Security Act 1462 Naturalization Ap. 463 Habeas Corpus 465 Other Immigrat Actions	Drug Seizure 1 USC 881 Indards Relations Reporting Act Act itigation ON	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	400 State Reapportic 410 Antitrust 430 Banks and Bank 450 Commerce 440 Deportation 470 Racketeer Influe Corrupt Organiz 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Comm Exchange 875 Customer Challe 12 USC 3410	onment ing enced and ations t enodities/ enge Actions s ization Act fatters in Act rmation	
	l Original 🔳 2 Rem	Court Appell	ate Court	Reinstate Reopene	ed or 5 anoth	ify)	t	Appeal to Dis 7 Judge from Magistrate Judgment	strict	
	. CAUSE OF ACTIO		nuse:	ou are fili	ng (Do not cite ju	risdictio	nal statutes unless diversity	y):		
	I. REQUESTED IN COMPLAINT:	CHECK IF THIS IS UNDER F.R.C.P. 2	3		DEMAND \$		JURY DEMA	only if demanded in co	•	
	II. RELATED CASE(S) IF ANY	PLEASE REFER "NOTICE OF RE	LATED CASE".	12 CON	CERNING REQU	IREME	NT TO FILE			
IX. (PI	DIVISIONAL ASSIGN LACE AND "X" IN ONE	MENT (CIVIL L.R. 3-2 E BOX ONLY)	•	SAN FI	RANCISCO/OAF	KLAND	☐ SAN JOSE			
CAC			SIGNATURE OF							
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